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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/487,729	01/19/2000	Baik-hee Han	Q57577	3502	
7:	590 08/28/2002				
Sughrue Mion Zinn MacPeak & Seas PLLC 2100 Pennsylvania Avenue NW Washington, DC 20037-3202			EXAMINER		
			NATNAEL, PAULOS M		
			ART UNIT	PAPER NUMBER	
			2614		
			DATE MAILED: 08/28/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	09/487,729	HAN, BAIK-HEE	,			
Office Action Summary	Examiner	Art Unit				
	Paulos M. Natnael	2614				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with	n the correspondence ad	dress			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	6(a). In no event, however, may a rep within the statutory minimum of thirty ill apply and will expire SIX (6) MONT cause the application to become ABA	oly be timely filed (30) days will be considered time! HS from the mailing date of this condition (35 U.S.C. § 133).	y. ommunication.			
1) Responsive to communication(s) filed on	_·					
2a) This action is <b>FINAL</b> . 2b) ⊠ Thi	s action is non-final.					
3) Since this application is in condition for allowa closed in accordance with the practice under <i>b</i> Disposition of Claims			e merits is			
4)⊠ Claim(s) <u>1-4</u> is/are pending in the application.		· · · · · · · · · · · · · · · · · · ·	7			
4a) Of the above claim(s) is/are withdraw	vn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-4</u> is/are rejected.			:			
7) Claim(s) is/are objected to.	•					
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examiner	·.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.						
If approved, corrected drawings are required in rep	•					
12) The oath or declaration is objected to by the Exa	aminer.					
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. §	119(a)-(d) or (f).				
a)□ All b)□ Some * c)□ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents	·					
<ul> <li>3. Copies of the certified copies of the prior application from the International But</li> <li>* See the attached detailed Office action for a list of the prior application.</li> </ul>	eau (PCT Rule 17.2(a)).		Stage			
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) ☐ The translation of the foreign language provisional application has been received.  15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 5.4	5) Notice of In	ummary (PTO-413) Paper No formal Patent Application (PT				

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### **DETAILED ACTION**

# Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

2. Claims **1-2** are rejected under 35 U.S.C. 102(e) as being anticipated by **Shim** et al., U.S. Pat. No. 6,344,882.

Considering claim 1, shim et al. discloses all claimed subject matter, note;

a) the claimed key input for inputting a channel number according to a user's selection is met by control key Matrix 16, (Fig. 6).

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b) the claimed a tuner for tuning to a channel corresponding to the channel number selected by the key input, among received broadcasting signals is met by Tuner 11, (Fig. 6);

- c) the claimed a signal processor for processing a composite video signal of said channel tuned and output from the tuner is met by IF Signal Processing Unit 12, (Fig. 6);
- d) the claimed a memory for storing the channel number is met by Memory 17, (Fig. 6);
- e) the claimed a controller for receiving the channel number output from the key input and storing the channel number output from the key input in the memory while controlling the tuner to tune to a broadcasting channel corresponding to the received channel number is met by Micro Computer 18, (Fig. 6).

Considering claim 2, the claimed wherein the controller receives the signal output from the signal processor, determines whether a broadcasting signal is present in the currently tuned broadcasting channel and, stores the corresponding broadcasting channel number in the memory only if a broadcasting signal is present is met by the disclosure that the "Microcomputer 18 discriminates whether there exist any broadcast signal on the pertinent channel on the basis of the IF AGC supplied from the intermediate frequency signal processing unit 12 through the level shifter 22. If a broadcast signal is discriminated, then microprocessor 18 stores such channel data in the memory 17." (Col. 6, lines 53-58)

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# Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 3-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shim et al., U.S. Pat. No. 6,344,882 in view of Beery, U.S. Pat. No. 5,963,269.

5.

Considering claim 3, the claimed a character signal generator for generating a character signal for indicating memorization of the channel number selected by the key input, a mixer for mixing a signal output from the signal processor with a signal output from the character signal generator, and a display for displaying a signal output from the mixer.

Regarding claim 3, Shim discloses a CPT display. The CPT would be capable of displaying the data that is outputted from the processing unit 13, which "receives the image signals outputted from the intermediate frequency signal processing unit 12..." (col. 6, lines 40-43) Shim doesn't specifically disclose character signal generator nor a mixer. However, it would be obvious that in order to display any character such as a channel number on the display screen, there would have to be a character generator that would generate such a character or label signal.

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Beery discloses an apparatus for controlling a television receiver using a plurality of stored labels, wherein an on-screen display controller (FIG.1) is disclosed. Beery teaches that "For example, suppose that HBO is received by the television on channel "3" and stored in ROM is the display legend "HBO". As previously described, entry of the keystrokes "4, 2, 6" will cause the television to tune to channel "3" and the legend "HBO" to be displayed on the screen." (Col. 20, lines 5-10)

Therefore, it would have been obvious to the skilled in the art at the time the invention was made that in order to display any character such as a channel number or a legend such as "HBO" on the display screen, there would have to be a character generator or an on-screen display controller that would generate such a signal.

Considering claim 4, the claimed wherein the controller controls the character signal generator to generate a current broadcasting channel number and a character signal indicating memorization of the channel number so that <u>said</u> user can easily identify the memorized broadcasting channel.

Regarding claim 4, see rejection of claim 3.

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#### Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

A) Nakamura U.S. Pat. No. 6,400,422 discloses a television receiver comprising a channel preset device wherein "A channel in which the actual broadcasting signal is detected is determined as an on-air channel." (See Abstract)

B) Sakakibara, U.S. Pat. No. 6,400,421 discloses a channel preset device wherein a microcomputer first determines whether or not a broadcasting is on the air on the basis of the presence of a horizontal sync signal obtained through sync separation by a video IC..." (See Abstract)

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paulos

Natnael whose telephone number is (703) 305-0019. The examiner can normally be reached on Monday through Friday from 6:30 a.m. to 3:00 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **John Miller**, can be reached on **(703)305-4795**.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703)305-3900.

## Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

### or faxed to:

(703) 872-9314, (for formal communications intended for entry)

#### or:

(703)872-9314 (for informal or draft communications, please label "PROPOSED" OR "DRAFT").

Hand-delivered responses should be brought to Crystal Park
II, 2121 Crystal Drive, Arlington, V.A. Sixth Floor
(Receptionist).

### Paulos M. Natnael

August 20, 2002 Pmw

JOHN MILLER SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600